SEC. 18. Appeals From Justice of the Peace. In all cases Procedure on apwhere there is an appeal from a Justice of the Peace of a county wherein a County Civil Court has been established under the provisions of this Act, such appeal shall be first heard de novo in the County Civil Court in the manner provided herein for hearing causes within the jurisdiction of a Justice of the Peace originating in the said County Civil Court. Said appeals shall be docketed in the County Civil Court within the same time limit and in the same manner as such appeals are now required to be docketed in the Superior Court.

peals from Justices of the Peace.

Sec. 19. Removal of Cause Before Justice of Peace. upon affidavit made before entering upon the trial of any cause before any Justice of the Peace of said county, it shall appear proper for said cause to be removed for trial to some other Justice of the Peace, as is now provided by law, said cause shall be removed for trial to the said County Civil Court.

Removal of cases instituted in Justice of Peace courts.

Pending Cases, Transfer. By written consent of plaintiff and defendant filed with the Clerk of Superior Court, any case within the jurisdiction of the County Civil Court, now or hereafter pending in the Superior Court, may be transferred to the docket of the County Civil Court and there tried; if a jury trial is desired, it shall be expressed in the agreement to transfer the case; otherwise, the right to trial by jury shall be conclusively presumed to have been expressly waived.

Transfer of cases pending before Superior Court.

Sec. 21. Records; Blanks, Forms, Books, Stationery. The Clerk of the County Civil Court shall keep separate records for use of the said court to be furnished by the county commissioners, and they shall also provide such necessary blanks, forms, books. and stationery and office equipment as may be needed by the court; the clerk shall keep the same in the office of the clerk of such court.

Records, forms and other office equipment.

Sec. 22. Processes; Pleadings; Procedure; Etc. When the County Civil Court is exercising jurisdiction concurrent with that of the Superior Court, the rules of processes, pleadings, procedure, practice, and procuring evidence and judgment shall conform as nearly as possible to those of the Superior Court.

Rules of procedure in the exercise of jurisdiction concurrent with Superior Court.

When the County Civil Court is exercising jurisdiction concurrent with that of Justices of the Peace, actions shall be commenced in the County Civil Court by summons issued and signed by the clerk or deputy; and orders to seize property in claim and delivery proceedings, warrants of attachment and subpœna may be issued by the clerk or deputy and the other rules of processes, pleadings, procedure, practice, and procuring evidence and judgments shall conform as nearly as possible to those of the courts of the Justices of the Peace of the county.

Rules of procedure in the exercise of jurisdiction concurrent with that of Justices of the Peace.

Appeal to Superior Court, Time for Perfecting Appeal, Record on Appeal, Briefs, Judgment, Appeal to Supreme Court. Appeals in actions may be taken from the County Civil Court

Appeals to Superior Court.